

## UNITED STATES PATENT AND TRADEMARK OFFICE



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/518,776	03/03/2000	Mark Maggenti	000211	5937	
23696 7590 10/06/2003			EXAMINER		
Qualcomm Incorporated			NGUYEN, THUAN T		
Patents Department 5775 Morehouse Drive			ART UNIT	PAPER NUMBER	
San Diego, CA 92121-1714			2685	1/	
•			DATE MAILED: 10/06/2003		
			and the same of th		

Please find below and/or attached an Office communication concerning this application or proceeding.



Patent and Trademark Otice
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.

EXAMINER PAPER NUMBER ART UNIT 15

DATE MAILED:

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

## **ADVISORY ACTION**

## **Best Available Copy**

THE PERIOD FOR RESPONSE:							
a)   Is extended to full	or continues to run		ate of the final rejec				
expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.							
Any extension of time must be obtained The date on which the response, the pe purposes of determining the period of e 1.17 will be calculated from the date of	by filing a petition under 37 CF tition, and the fee have been fi	R 1.136(a), the prop	oosed response and response and also	i the appropriate fee. the date for the pursuant to 37 CFR			
Appellant's Brief is due in accordance with	37 CFR 1.192(a).			a state was decreased			
Applicant's response to the final rejection, fi to place the application in condition for allow	wance:			but it is not deemed			
1. The proposed amendments to the claim	and for specification will not be	entered and the fin	al rejection stands t	bećause:			
a. V There is no convincing showing upresented.				I was not earlier			
b. They raise new issues that would	require further consideration a	nd/or search. (See I	Note).				
c. They raise the issue of new matter. (See Note).							
d. M They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal.							
e. They present additional claims without cancelling a corresponding number of finally rejected claims.							
NOTE: The miles to  the Thresh as  when transfer as  an attempt to  Newly proposed or amended claims the non-allowable claims.		_		amendment cancelling			
3. Upon the filing an appeal, the propos be as follows:	ed amendment [] will be ente	red 🗹 Will not be e	intered and the stati	us of the Califfa			
Claims allowed: NOWE		<del></del>					
Claims objected to: 1-43							
However;							
Applicant's response has overco	ome the following rejection(s): _						
The affidavit, exhibit or request for medical standards.  The affidavit or exhibit will not be conpresented.	nsidered because applicant has	not shown good and	d sufficent reasons	on because where the Tuternet, at white was not earlier is see that would then search and			
☐ The proposed drawing correction ☐ h	as has not been approved	by the examiner.	ocquire for considerat	tien.			
Other 7.0.2685	JEN / SLIPE	EDWARD F. UR		,			
PTOL-303 (REV. 5-89)	No.	SHADFORA GENU	TA COD	U.S. GPO: 1997-417-381/62704			